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Doc Code: AP.PRE.REQ

OCT 13 2005

PTO/SB/33 (07-05)
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PRE-APPEAL BRIEF REQUEST FOR REVIEW		Docket Number (Ontional)	
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		MOR3334P0891US	
I hereby certify that this correspondence is being deposited with the	Application Number		Filed
United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)]	10/695,404		Oct. 28. 2003
on	First Named Inventor		
Signature	William L. Grilliot		
A		Exa	aminer
Typed or printed name	3765	A	lissa I. Hoey
This request is being filed with a notice of appeal.  The review is requested for the reason(s) stated on the attached sheet(s).  Note: No more than five (5) pages may be provided.			
I am the applicant/inventor.		Allen 1	1. Hoove
		CSigr	nature
assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed.	Allen J. Hoover		:
(Form PTO/SB/96)	Typed or printed name		
attorney or agent of record. 24, 103	(3	12): 876-2107	
	Telephone number		
attorney or agent acting under 37 CFR 1.34.	0c	t. 13, 2005	
Registration number if acting under 37 CFR 1,34	Date		
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) ere required.  Submit multiple forms if more than one signature is required, see below.  X  Total of One forms are submitted.			

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to fite (and by the USPTO to process) an application. Confidentisity is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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## Attachment to Pre-Appeal Brief Request for Review Application No. 10/695,404 - Art Unit 3765 Attorney Docket No. MOR3334P0891US

The claims stand as rejected under 35 U.S.C. § 103(a) as being unpatentable over Parker (US 3,269,036) in view of Hightower, Jr. (US Re. 32,506).

The primary examiner has written, repeatedly, and the undersigned attorney traverses, respectfully, that "Parker teaches a pair of protective pants ...." Parker teaches and discloses leggings, not pants. As exemplified in Figure 2 of Parker, leggings are not pants but are worn over pants. For obvious reasons, leggings are not worn without pants.

Hightower, Jr., which also teaches and discloses leggings, and which evinces that leggings may be also called chaps, is mentioned by its number in the applicants' specification, under "Background of the Invention," where it is explained that this invention addresses a need for a pair of protective pants with enhanced, below-knee protection, whereby to eliminate a need for the wearer to wear separate chaps or separate leggings.

The undersigned attorney submits, respectfully, that any modification of the leggings of Parker in view of the teachings of Hightower, Jr., would result in separate chaps or separate leggings, not in a pair of protective pants, as claimed.

Respectfully submitted,

By Allen J. Hoover

Reg. No. 24.103

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